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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/659,989	09/11/2003	Oded E. Sturman	2590P069	4652		
8791	7590 09/22/2005		EXAMINER			
	SOKOLOFF TAYLO TIRE BOULEVARD	R & ZAFMAN	FETSUGA, I	ROBERT M		
SEVENTH FLOOR			ART UNIT	PAPER NUMBER		
LOS ANGELI	ES, CA 90025-1030		3751			

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Please find below and/or attached an Office communication concerning this application or proceeding.

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.	
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Commissioner for Patents

The reply filed on August 16, 2005 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): Claim 1 does not encompass the elected embodiment but was stated to be generic. The claim recites a magnetic member (28") being attracted to a first position. The first position must be the right position as the left position is disclosed as stable in the Fig. 4 embodiment. Likewise, the first spring must be spring 60. The claim further recites the first spring is applied "only when the first magnetic member is in or between the first position and some fraction of its travel from the first position to the second position". However, the first spring 60 is always applied to the magnetic member (pgs. 17-18). This ambiguity is frustrated by the added recitation of a second spring, and definitive language associated therewith which has neither been found in the specification, nor discussed by applicant in the response as required (par. 6 of Office action). Additionally, claim 2 is listed as "original" and also recites a second spring. Claim 2 was not addressed by applicant in this regard. Still further, the listed status of claims 2-7, 10, 11 and 28-32 differs from that as previously acknowleged, yet applicant has not addressed these claims. Lastly, the language of claim 26 was not addressed. See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

Robert M. Fetsuga Primary Examiner Art Unit: 3751